IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DISTRICT OF NORTH CAROLINA **BRYSON CITY DIVISION** 2:06CR12-2

FILED IN COURT BRYSON CITY, N. C.

AUG 0 4 2006

UN	NITED STATES OF AMERICA,	U. S. DISTRICT COURT W. DIST. OF N. C.
Vs.	· •) RULE 11 INQUIRY and
ADF	PRIAN JERELD FREEMAN.	ORDER OF ACCEPTANCE OF PLEA)
	The court is advised that you have fil	ed a written plea agreement with the
gove	vernment in this case. The court is requi	red by the Federal Rules of Criminal
Proc	ocedure to inquire and advise you concerr	ning the agreement. The court must ask
you	some questions and you will be required	d to personally respond to those
ques	estions under oath. I will now ask the Cle	erk to administer the oath to you.
1.	Do you understand that you are now to give truthful answers to the question	under oath and that you are required ons that I am about to ask you?
	YES:X	NO:
2.	Do you understand that if you give fal prosecuted for perjury or false statem	lse information under oath you may be nents?
	YES:X	NO:
3.	Are you able to hear and understand	my questions?
	YES: _X	NO:
4.	Do you understand that you have the Judge conduct this proceeding?	right to have a United States District
	YES: X	NO:
5.	Recognizing your right to proceed before consent to proceed in this court, that if Judge?	ore a district judge, do you expressly is, before a United States Magistrate

	YES: _ X NO:
6.	Please state your full name, age, and education.
	Advian Tevel of Freeman 30 can read + curte
7.	Are you presently under the influence of any intoxicating liquors?
	YES: NO: _X
	Are you presently under the influence of any narcotics?
	YES: NO: _X
	Are you presently under the influence of any medicines or drugs of any kind?
	YES: NO: _X
	Have you taken any medications within the last 48 hours?
	YES: NO: _X
	If so, what medications have you taken within the last 48 hours?
8.	Are you currently under the care of a physician?
	YES: NO: _X
	Have you ever been treated for mental illness?
	YES: NO: _X
	Have you ever been treated for substance abuse?
	The diseased the competed the last board tractant Tractant proposed on 19th of Tuly 2006
9.	Is your mind clear and do you understand that you are here today to enter a guilty plea that cannot later be withdrawn?
	YES: X NO:

10.	Have you and your attorney reviewed the sopessed by bill of indictment and
	have you and your attorney reviewed the plea agreement?

YES:	<u>X</u>	NO:

11. From my examination of the plea agreement I am advised that you are pleading guilty to counts one and five as contained in the bill of indictment.

Read counts of the bill of indictment to which the defendant is pleading guilty. Are you pleading guilty to that offense or offense(s)?

YES:	X	NO:

The law requires that I advise you of the essential elements of such an offense. The elements of the offense or offense(s) to which you are pleading guilty are as follows:

Count One:

- 1. That the conspiracy described in the bill of indictment, that is an agreement with others to violate the Federal Drug Act, was willfully formed and was existing at the time alleged in the bill of indictment;
- 2. That you willfully became a member of that conspiracy;
- 3. That the object of that conspiracy was to violate the Federal Drug Act by manufacturing, possessing with intent to distribute methamphetamine, a Schedule II controlled substance; and
- 4 You did such acts knowingly, intentionally, and willfully.

I am also required by law to advise you concerning the maximum and minimum penalties prescribed by law for such an offense or offense(s). Those maximum and minimum penalties are as follows:

Based on the amount of substance alleged in the bill of indictment, the maximum possible penalty for this offense is a term of imprisonment which may not be less than 10 years' or more than life imprisonment, a fine not to exceed the sum of \$4,000,000, or both, a term of supervised release of at least 5 years' and a \$100 special assessment. However, if at the time this offense was committed, you had a prior conviction for a felony drug offense which had become final, then you would be sentenced to a term of imprisonment which may not be less than 20 years' and not more than life imprisonment, a fine not to exceed the sum of \$8,000,000, or both, and a term of supervised release of at least 10 years' and a \$100 special assessment. If at the time this offense was committed you had two or

more prior convictions for a felony drug offense which had become final, then you would be sentenced to a mandatory term of life imprisonment without release, a fine not to exceed the sum of \$8,000,000, or both, and a \$100 special assessment.

Count Five:

- That you committed a drug trafficking crime defined as a felony, punishable under the Controlled Substances Act, the Controlled Substances Import and Export Act, or the Maritime Drug Law Enforcement Act, as described in count one of the bill of indictment;
- 2. That you knowingly used or carried a firearm during and in relation to the commission of the crime described in count one the bill of indictment; and
- 3. That you committed all such acts knowingly, intentionally, willfully and unlawfully.

The maximum possible penalty for this offense is that in addition to the punishment provided for the drug trafficking crime as set forth in count one of the bill of indictment you would be sentenced to a mandatory minimum sentence of not less than 5 years' imprisonment if the firearm was used or carried, a minimum sentence of 7 years' if the firearm was brandished and a minimum sentence of 10 years' if the firearm was discharged and not to exceed life imprisonment, a fine not to exceed the sum of \$250,000, or both, a term of supervised release of not more than 5 years' and a \$100 special assessment. Such term of imprisonment must be consecutive to any other term of imprisonment and no probation or parole is allowed. If, however, you have previously been convicted of this offense, you would be sentenced to a term of imprisonment of not less than 25 years' or more than life imprisonment, a fine not to exceed the sum of \$250,000, or both, a term of supervised release of not more than 5 years' and a \$100 special assessment. Such imprisonment must be consecutive to any other term of imprisonment and no probation or parole is allowed.

These terms of imprisonment shall not run concurrently with any other term of imprisonment imposed upon you, including any term of imprisonment imposed for the drug trafficking crime during which the firearm was used, carried or possessed.

	b)	Do you	ı unde	rstand each eleme	ent of the offense charged?
			YES: _	X	NO:
	c)	would	be req		a plea of not guilty the government ch element of the offense charged
			YES:	<u> </u>	NO:
	d)	require	ed to p	rove that the unla	overnment would be awful act(s) were committed lly, and unlawfully?
			YES:	X	NO:
13.	the coreleast circum there length be mo	ourt is ree," and nstance are cer n of sup ore or le rvised i	equired a term is. This tain te ervised ess than release	d also to order a to of supervised rest means that afte rms and condition direlease usually in that for certain as the court has	of imprisonment of more than one year, term of what is called "supervised elease may be ordered in other or a defendant is released from prison, as they will be required to follow. The ranges from one to five years, but may offenses. Do you understand the term is explained them to you?
			YES:	<u> </u>	NO:
14.					e the terms and conditions of supervised son for an additional period of time?
			YES:	Х	NO:
15.	•	are sei		•	een abolished in the federal system; and prisonment, you will not be released on
			YES:	<u> </u>	NO:
16.		you and in your	•		ed how the Sentencing Guidelines may
			YES: _	χ	NO:

17.	Do you unde	rstand	how these Guidelin	nes may apply to you?
		YES:	χ	NO:
18.	•	ut none	theless must cons	not be bound by the Sentencing ult those Guidelines and take them into
		YES:	X	NO:
19.	statutory lim	its and	in the court's sour	the Court will impose will be within the nd discretion and could be greater or by the Guidelines?
		YES:	Х	NO:
20.	the Guideline presentence	es syste report v nent will	m, which means t which contains Gu	follow the procedural components of hat the Probation Office will prepare a idelines calculations and both you and hity to object to any alleged deficiencies
		YES:	_X	NO:
21.				mstances you may receive a sentence or lower - than that called for by the
		YES:	Х	NO:
22.	the court do	es not a	ccept the Governr	e is more severe than you expect or nent's sentencing recommendation, d have no right to withdraw the plea of
		YES: _	X	NO:
23.	circumstance The court ma costs of your	es, to or ay also, confine	der you to make r in the appropriate ement in prison or	the discretion, in appropriate restitution to any victim of the offense. e circumstance, require you to pay the costs of supervision or special s. The court may also require you to

					the offens plained the	e. Do you u m to you?	nderstand th	nese
			YES:	X		NO:	_	
24.	trial l	before a	a judge	and jur		o plead not on one one one of the		ve a speedy in your behalf
			YES:	<u>X</u>		NO:	.	
25.	entitl testif the G	led to the fy, that Governr	he assis you wo nent to	stance o	f an attorn presumed i our guilt b	e your right ey, that you nnocent, and eyond a reas	would not b I the burden	e required to would be on
			YES:	<u> </u>		NO:		
26.	give right witner any content of the record	up) you to assi- esses agother rig ring this e will be	ir right stance gainst y ghts as s plea c e no tri	to plead of couns you, and sociated of guilty al. If yo	I not guilty sel, the right a with a juryou are wa	, to a trial by nt to confron against comp y trial. Do ye	y jury and at t and cross- celled self-in- ou understa- ing up) all o pted, there	crimination or nd that by f these rights.
	(a)	Whet	her the	re is a fa	actual basis	s for your ple	ea; and	
	(b)	What	senten	ce to im	pose.			
	Do yo	ou unde	erstand	that?				
			YES:	Χ		NO:	-	
27.	have	come t	o court	today t	o plead gu	n the bill of in ilty? That is, e bill of indic	did you cor	o which you nmit the act(s)
			YES:	X		NO:		

28.	Is your plea of guil promises other tha	ty voluntary and no in those contained	ot the result of coercion, threats or in the written plea agreement?
	YES:	_X	NO:
29.	deprive you, at lea	st for a time, of ce	ea of guilty to a felony charge may tain civil rights such as the right to ury and possess a firearm?
	YES:		NO:
30.	Is your willingness attorney and the at	to plead guilty the ttorney for the gov	result of prior discussions between your ernment?
	YES:	_X	NO:
31.	Have you and the g this case? [Attorned agreement.]	government entere by for the governme	ed into a plea agreement in regard to ent will present the terms of the
	YES:	*	NO:
32.	Do you understand have just been exp	and agree with the lained to you?	e terms of the plea agreement as they
	YES:	_X	NO:
33.	Is this your signatu	re on the plea agre	ement?
	YES:	X	NO:
34.	understand the plea your conviction or s	i agreement in this entence or contest is on the grounds	al with your attorney, and do you case provides that you may not appeal the same in a post-conviction of prosecutorial misconduct or
	YES: _	*	NO:

YES: X NO: 35. Counsel, have you reviewed each of the terms of the plea agreed the defendant and are you satisfied that he(\$\foralle{K}\epsilon\) understands the YES: X NO: 36. Have you had ample time to discuss with your attorney any possion that you may have to the charges and have you told your attorned everything that you want your attorney to know about this case? YES: X NO: 37. Are you entirely satisfied with the services of your attorney?	
the defendant and are you satisfied that he(\$\foralle*\(\epsilon\) understands th YES: \(\times \) NO: NO: Have you had ample time to discuss with your attorney any poss that you may have to the charges and have you told your attorn everything that you want your attorney to know about this case? YES: \(\times \) NO:	
36. Have you had ample time to discuss with your attorney any poss that you may have to the charges and have you told your attorne everything that you want your attorney to know about this case? YES: _ χ _ NO:	
that you may have to the charges and have you told your attorn everything that you want your attorney to know about this case? YES: _X NO:	
	ney
37. Are you entirely satisfied with the services of your attorney?	
YES: NO:	
38. Are you telling the court that you know and understand fully who doing; that you have heard and understood all parts of this proceed that you want the court to accept your plea of guilty?	•
YES: _X NO:	
39. Do you have questions, statements, or comments to make about brought up or discussed in the course of the proceeding? If you happy to try and answer your questions or I will be glad to hear statements or comments that you want to make.	ı do, I will be
YES: NO:X	
On advice and in the presence of counsel, the defendant respect the Magistrate Judge to accept his or her guilty plea. By signing below defendant (and counsel) certify and affirm that the answers given to the propounded by the court, as recorded above and on the record, are tru accurate to the best of their knowledge. A. A. A. A. D. A. D.	, the he questions

Do you knowingly and willingly accept this limitation on your right to appeal

Counsel's Signature

Based upon the representations and answers given by the defendant (and counsel) in the foregoing Rule 11 proceeding, the court finds that the defendant's plea is knowingly and voluntarily made; and that the defendant understands the charges, potential penalties, and consequences of said plea. Accordingly, the defendant's plea is hereby accepted.

SO ORDERED, this the 4Th day of Account 2006.

DENNIS L. HOWELL
UNITED STATES MAGISTRATE JUDGE